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REGULATIONS GOVERNING THE MEAT INSPECTION OF THE UNITED STATES DEPARTMENT OF AGRICULTURE

Bureau of Animal Industry.—Order No. 150. A. D. MELVIN, Chief of Bureau.

IN EFFECT APRIL 1, 1908

(Superseding all previous regulations under the New Law.)

Regulation 1. Scope of Inspection.

Section 1. All slaughtering, packing, meat canning, salting, rendering, or similar establishments, except as hereinafter provided, the meat or meat food products of which, in whole or in part, enter into interstate or foreign commerce, shall have inspection under these regulations. The Secretary of Agriculture may exempt from inspection establishments operated by farmers, retail butchers, or retail dealers supplying their customers, but in the absence of such exemption inspection is required.

Section 2. Branch houses of official establishments, when such branch houses are engaged in interstate or foreign commerce and slaughter animals of process meat, shall be considered a part of the parent house, and products received into such branch houses or sent from them shall be subject to these regulations, and inspection shall be maintained therein.

Regulation 2. Organization of Force.

Section 1. Paragraph 1. All permanent employees of the Department of Agriculture engaged in the work of meat inspection are appointed upon certification of the Civil Service Commission that they have passed the examination prescribed by that Commission. Promotions in all classes are made on the basis of efficiency, department, and length of service. Such employees include:

Paragraph 2. Inspectors in charge.—These are inspectors assigned by the Bureau of Animal Industry to supervise official work at each official station. Such employees report directly to the Chief of the Bureau of Animal Industry and are chosen by reason of their fitness for responsibility as determined by their records in the service. At stations where slaughtering is conducted, only veterinary inspectors are placed in charge.

Paragraph 3. Veterinary inspectors.—All applicants examined for these positions must be graduates of recognized veterinary colleges having a course of not less than three years leading to the degree. All final ante-mortem and post-mortem examinations are conducted by veterinarians. At some stations the veterinarians are assisted in making preliminary examinations by trained laymen known as inspectors' assistants.

Paragraph 4. Traveling veterinary inspectors.—To observe the conditions of sanitation of the establishments at the various stations, note the processes of ante-mortem and post-mortem inspection, confer with and instruct inspectors regarding it, with a view to a uniform system throughout the country, and to report

these matters to the Washington office, constitute the principal duties of these employees.

Paragraph 5. Laboratory inspectors.—These employees possess technical training in microscopical and chemical examination of meat food products and their inspections are conducted in laboratories located at various slaughtering centers. Pathological laboratories are also maintained, to which diseased specimens may be sent when necessary for diagnosis.

Paragraph 6. Meat inspectors.—These employees are laymen, experienced in the curing, canning, packing, or otherwise preparing of meat; they supervise that work and the use of permitted preservatives described in Regulation 22.

Paragraph 7. Traveling meat inspectors.—These employees perform a service similar to that required of traveling veterinary inspectors, but along the line of the preparation and handling of meat products.

Paragraph 8. Inspectors' assistants.—These employees are laymen, who are first assigned to routine duties and are promoted through examination to higher duties, such as assisting in conducting ante-mortem and post-mortem examinations.

Paragraph 9. Patrolmen.—Patrolmen are employed to patrol the establishments at night, to oversee the receipts and shipments of meat, and to observe any operations conducted at night. They consist of veterinarians, inspectors, assistants, or meat inspectors, according to the character of the work where assigned.

Paragraph 10. Skilled laborers.—These employees supervise the marking of meat and meat containers, and perform similar work. They are eligible for promotion only through examination.

Regulation 3. Interpretation and Definition of Words and Terms.

Wherever in these regulations the following words, names, or terms are used they shall be construed as follows:

Section 1. Official establishment.—This term shall mean any slaughtering, meat-canning, salting, rendering, or similar establishment at which inspection is maintained under the meat-inspection law approved June 30, 1906 (34 Stat., 674).

Section 2. Inspectors and Department employees.—These terms shall mean, respectively, inspectors and employees of the Bureau of Animal Industry.

Section 3. "Inspected and Passed."—This phrase, or any authorized abbreviation thereof, shall mean that the carcasses, parts of carcasses, meat, and meat food products so marked have been inspected and passed for food under these regulations.

Section 4. Rendered into lard or tallow.—This phrase shall mean that the carcasses, parts of carcasses, meat, and meat food products so designated are allowed to be made into edible lard or edible tallow.

Section 5. "U. S. Inspected and Condemned."—This phrase shall mean that the carcasses, parts of carcasses, meat, and meat food products so marked are unfit for food and shall be destroyed for food purposes.

Section 6. Carcass.—This word shall apply to the carcass of an animal that has been killed under these regulations and shall include all parts which are to be used for food.

Section 7. Primal parts of carcasses.—This phrase shall mean the usual sections or cuts of the dressed carcass commonly known in the trade, such as sides, quarters, shoulders, hams, backs, bellies, etc., and beef tongues, beef livers, and beef tails, before they have been cut, shredded, or otherwise subdivided preliminary to use in the manufacture of meat food products.

Section 8. Meat food products.—Paragraph 1. A meat food product, within the meaning of the meat-inspection act and of these regulations, is considered to be any article of food intended for human use which is derived or prepared in whole or in part from any edible portion of the carcass of cattle, sheep, swine, or goats, if the said edible portion so used is a considerable and definite portion of the finished food.

Paragraph 2. Mixture.—A mixture of which meat is an ingredient will not be considered a meat food product unless the meat contained therein is a definite and considerable portion of the said mixture. But where such mixture is prepared in a part of an official establishment, the sanitation of that part of the establishment will be supervised by the Department, and the meat or meat food product will be inspected before it enters the said mixture. The mixture shall not bear the meat-inspection legend or any simulation thereof. If any reference is made to Federal inspection it shall be in the following form: "The meat contained herein has been inspected and passed at an establishment where Federal inspection is maintained." Mixtures such as mince-meat, soups, etc., which come under this description and which are not officially labeled, are allowed in interstate and foreign commerce without further inspection, and without certificates, subject to the provisions and requirements of the Food and Drugs Act of June 30, 1906, and the regulations made thereunder.

Section 9. Medical meat products.—Products such as meat juice, meat extract, etc., which are intended only for medicinal purposes and are advertised only to the medical profession, are not considered meat food products within the meaning of this order.

Section 10. Vinegar.—The word vinegar, as used herein, shall mean cider vinegar, wine vinegar, malt vinegar, sugar vinegar, glucose vinegar, or spirit vinegar.

Regulation 4. Inspection or Exemption.

Section 1. The proprietor or operator of each slaughtering, packing, meat-canning, rendering, or similar establishment engaged in the slaughtering of cattle, sheep, swine, or goats, or in the packing, canning, or other preparation of any meat food product for interstate or foreign commerce, shall make application to the Secretary of Agriculture for inspection or for exemption from inspection, except in cases where inspection or exemption is already in effect. In case of change of ownership or change of location of an establishment already having inspection, a new application shall be made. Exemption under the law can be given only to establishments operated by retail butchers and retail dealers. Such application shall be in writing addressed to the Secretary of Agriculture, Washington, D. C.; shall state the location of the establishment, and shall be made on blanks which will be furnished by the Chief of the Bureau of Animal Industry upon request.

Section 2. Inspection shall not be begun if an establishment is not in a sanitary condition, nor unless the establishment provides and guarantees to maintain adequate facilities for conducting such inspection.

Section 3. If in the judgment of the Secretary of Agriculture the retail butcher or retail dealer who is operating an establishment and engaged in supplying his customers through the medium of interstate or foreign commerce is entitled to exemption from Federal inspection, a numbered certificate of exemption will be furnished to the applicant for use with transportation companies and other companies and persons in securing the movement of his products. If an establishment, including both market and slaughterhouse of such retail butcher or dealer, is not in a sanitary condition a certificate of exemption will not be issued.

Section 4. Exempted establishments shall be open to the inspectors of the Bureau of Animal Industry, shall be maintained in a clean condition, and shall conform to the same regulations as govern official establishments in regard to labeling, dyes, chemicals and preservatives, and unsound, unwholesome, and unfit meat.

Regulation 5. Official Number.

Section 1. Paragraph 1. When inspection is established the Secretary of Agriculture will give the establishment a number, and this number shall be used to mark the meat food products of the establishment as hereafter prescribed.

Paragraph 2. Two or more official establishments under the same ownership or control may use the same establishment number, provided a serial letter is added in each case to designate the establishment and to enable its product to be identified.

Paragraph 3. Persons, firms, or corporations owning subsidiary companies having legal entity may use the names of such companies, provided application has been made for inspection and it has been granted, the inspection legend in such case to bear the official establishment number of the parent firm or corporation.

Paragraph 4. Each official establishment must be separate and distinct from any other establishment or department in which animal products are handled at which inspection is not maintained. When two or more companies prepare their products in the same official establishment they must obtain inspection under the same number. The name of the distributor may appear upon the label.

Regulation 6. Assignment of Inspectors, Etc.

Section 1. The Chief of the Bureau of Animal Industry will designate an inspector to take charge of the inspection at each official establishment, and will assign to said inspector such assistants as may be necessary.

Section 2. For the purpose of enforcing the law and regulations all employees of the Bureau of Animal Industry shall have access

at all times, by day or night, whether the establishment be operated or not, to every part of the establishment.

Section 3. Each employee of the Bureau of Animal Industry working under these regulations will be furnished with a numbered badge, which he shall wear over the left breast on the outer clothing while in the performance of his official duties, and which shall not be allowed to leave his possession. This official badge shall be sufficient identification to entitle him to admittance at all regular entrances and to all parts of the establishment and premises.

Section 4. Office room, including light and heat, shall be provided by proprietors of establishments, rent free, for the exclusive use, for official purposes, of the inspector and other employees of the Department assigned thereto. The room or rooms set apart for this purpose must be properly ventilated, conveniently located, and provided with lockers suitable for the protection and storage of such supplies as may be required; all to meet the approval of the inspector in charge.

Regulation 7. All Carcasses and Products Inspected.

Section 1. All cattle, sheep, swine, or goats slaughtered at an official establishment, and all meat and meat food products prepared therein, shall be inspected, handled, prepared and marked as required by these regulations.

Regulation 8. Notice of Daily Operations, Etc.

Section 1. The manager of each official establishment shall inform the inspector in charge, or his assistant, when work has been concluded for the day, and of the day and hour when work will be resumed. Under no circumstances shall any department of an establishment be operated except under the supervision of an employee of the Bureau of Animal Industry. All slaughtering of animals and the preparation of meat and meat food products shall be done within reasonable hours, and with reasonable speed, the facilities of the establishment being considered.

Section 2. Where one inspector is detailed to conduct the work at two or more small establishments where few animals are slaughtered or where but a small quantity of meat or meat food products is prepared, the inspector in charge may designate the hours for work.

Section 3. No work shall be performed at official establishments during any day on which such work is prohibited by the law of the State or Territory in which the establishment is located. However, the Department will require that it be judicially determined that such work is prohibited by the State law.

Regulation 9. Bribery.

Section 1. It is a felony, punishable by fine and imprisonment, for any person, firm, or corporation to give, pay, or offer, directly or indirectly, to any Department employee authorized to perform any duty under these regulations any money or other thing of value with intent to influence said employee in the discharge of his duty under these regulations. It is also a felony, punishable by fine and imprisonment, for any Department employee engaged in the performance of duty under these regulations to receive or accept from any person, firm, or corporation engaged in interstate or foreign commerce any gift, money, or other thing of value given with any purpose or intent whatsoever.

Regulation 10. Sanitation.

Section 1. After the receipt of an application for inspection or exemption an examination of the establishment and premises will be made and the requirements for sanitation and the necessary facilities for inspection will be specified.

Section 2. Plans and specifications, in duplicate, of plants for which application for inspection is made, also of new plants and plants to be remodeled, should be submitted to the Secretary of Agriculture.

Section 3. Official establishments and establishments to which certificates of exemption have been issued shall be suit-

ably lighted and ventilated and maintained in a sanitary condition, and shall be provided with efficient drainage, having properly trapped or other approved sewer connections. Rooms in which inspection is carried on shall, by heating or other means, be kept reasonably free from steam and other vapors, in order that proper inspection can be made. All work in such establishments shall be performed in a cleanly and sanitary manner.

Section 4. Ceilings, walls, pillars, partitions, etc., shall be kept in a sanitary condition, and when necessary they shall be washed, scraped, painted or otherwise treated as required. Where floors or other parts of a building, or tables or other parts of the equipment, are so old or in such poor condition that they can not be readily made sanitary they shall be removed and replaced by suitable materials. All floors upon which meats are piled during the process of curing shall be so constructed that they can be kept in a clean and sanitary condition, and all meat piled upon floors shall be suitably protected from trucks, etc. Walks and platforms or approaches leading into establishments shall be kept clean to prevent tracking dirt into the same.

Section 5. All trucks, trays, and other receptacles, all chutes, platforms, racks, tables, etc., and all knives, saws, cleavers, and other tools, and all utensils, machinery, and vehicles used in moving, handling, cutting, chopping, mixing, canning, or other processes shall be thoroughly cleaned before using.

Section 6. Managers of establishments must require employees to be cleanly. The aprons, smocks, or other outer clothing worn by employees who handle meat or meat food products shall be of a material that is readily cleansed and made sanitary, and only clean garments shall be worn. Persons who handle meat or meat food products shall be required to keep their hands clean, and they shall be required also to pay particular attention to the cleanliness of their boots or shoes.

Section 7. Persons affected with tuberculosis or any other communicable disease shall not be employed in any of the departments of establishments where carcasses are dressed, meat is handled, or meat food products are prepared; and any employee of such establishment who may be suspected of being so affected shall be reported by the inspector in charge to the manager of the establishment and to the Chief of the Bureau of Animal Industry.

Section 8. All water-closets, toilet rooms, and dressing rooms shall be entirely separated from compartments in which carcasses are dressed or meat or meat food products are cured, stored, packed, handled, or prepared. Where such rooms open into compartments in which meat or meat food products are handled they must, when this is considered necessary, be provided with properly ventilated vestibules and with automatically closing doors. They shall be conveniently located, sufficient in number, ample in size, and fitted with modern lavatory accommodations, including toilet paper, soap, running hot and cold water, towels, etc. They shall be properly lighted, suitably ventilated, and kept in a sanitary condition. Convenient and sanitary urinals shall be provided; and washstands, near at hand, shall also be provided.

Section 9. The rooms or compartments in which meat or meat food products are prepared, cured, stored, packed, or otherwise handled shall be free from odors from toilet rooms, catch basins, casing departments, tank rooms, hide cellars, etc., and shall be kept free from flies and other vermin by screening, or other methods. All rooms or compartments shall be provided with cuspidors of such shape as not readily to be upset and of such material and construction as to be readily disinfected, and employees who expectorate shall be required to use them.

Section 10. The feeding of hogs or

other animals on the refuse of slaughter-houses shall not be permitted on the premises of an exempted establishment or an official establishment, and no use incompatible with proper sanitation shall be made of any part of the premises on which such establishment is located. All yards, fences, pens, chutes, alleys, etc., belonging to the premises of such establishments, whether they are used or not, shall be maintained in a sanitary condition, and no nuisance shall be allowed in the establishment or on its premises.

Section 11. Butchers who dress or handle diseased carcasses or parts shall cleanse their hands of all grease and then immerse them in a prescribed disinfectant and rinse them in clear water before dressing or handling healthy carcasses. All butchers' implements used in dressing diseased carcasses shall be sterilized either in boiling water or by immersion in a prescribed disinfectant, followed by rinsing in clear water. Facilities for such cleansing and disinfection, approved by the inspector in charge, shall be provided by the establishment. Separate sanitary trucks, etc., which shall be appropriately and distinctively marked, shall be furnished for handling diseased carcasses and parts. Following the slaughter of any animal affected with an infectious disease, a stop shall be made until the implements have been cleansed and disinfected, unless other clean implements are provided.

Section 12. Inspectors are required to furnish their own implements for use in dissecting, incising, or examining diseased carcasses or unsound parts, and are required to use the same means for disinfecting implements, hands, etc., that are prescribed for employees of the establishment.

Section 13. Due care must be taken to prevent meat and meat food products from falling on the floor; and in the event of their having so fallen, they must be condemned or the soiled portions removed and condemned. When meat or meat food products are being emptied into tanks, some device, such as a metal funnel, must be used.

Section 14. Carcasses shall not be inflated with air from the mouth, and no inflation of carcasses except by mechanical means shall be allowed. Carcasses shall not be dressed with skewers, knives, etc., that have been held in the mouth. Skewers shall be cleaned before being used again. Spitting on whetstones or steels when sharpening knives shall not be allowed.

Section 15. Only good, clean, and wholesome water and ice shall be used in the preparation of carcasses, parts, meat, or meat food products. Whenever there is any doubt regarding the sanitary condition of the water supply, notice shall be sent immediately to the Chief of the Bureau of Animal Industry.

Section 16. Wagons or cars in which meat or meat food products are transported shall be kept in a clean and sanitary condition. The wagons used in transporting loose meat between official establishments shall be so closed and covered that the contents shall be kept clean, and so constructed that they may, when necessary, be locked and sealed with Government seals, which seals shall be affixed and broken only by employees of the Department.

Section 17. Skins and hides from animals condemned for tuberculosis or any other disease infectious to man, but showing no outward appearance of disease, may be removed (except as provided in Regulation 13, section 2) for tanning or other uses in the arts when disinfected as follows: Each skin and hide must be immersed for not less than five minutes in a 5 per cent. solution of liquor cresolis compositis, or a 5 per cent. solution of carbolic acid, or a 1 to 1,000 solution of bichloride of mercury. The process of skinning and dipping must be conducted entirely in the retaining room, or other

specially prepared place, approved by the inspector in charge, for final inspection.

Regulation 11. Ante-Mortem Examination and Inspection.

Section 1. An ante-mortem examination and inspection shall be made of all cattle, sheep, swine, and goats about to be slaughtered before they shall be allowed to be killed in an official establishment. Satisfactory facilities for conducting said inspection and for separating and holding apart from passed animals those marked "U. S. Suspect" shall be provided.

Section 2. All animals showing symptoms or suspected of being affected with any disease or condition which, under these regulations, would probably cause their condemnation in whole or in part when slaughtered shall be marked by affixing to the animal a metal tag bearing the words "U. S. Suspect." All such animals, except as hereinafter provided, shall be set apart and slaughtered separately from other animals at an official establishment.

Section 3. Animals which have been tagged for pregnancy or for having recently given birth to young, and which have not been exposed to any infectious or contagious disease, and vaccine animals with unhealed lesions accompanied by fever and which have not been exposed to any other infectious or contagious disease, are not required to be slaughtered, but before any such animal is removed the tag shall be detached by a Department employee and returned with his report to the inspector in charge.

Section 4. If any pathological condition is suspected in which the question of temperature is important, such as Texas fever, anthrax, pneumonia, blackleg, or septicemia, the exact temperature should be taken. Due consideration, however, must be given to the fact that extremely high temperature may be found in otherwise normal hogs when subjected to exercise or excitement, and a similar condition may obtain to a less degree among other classes of animals.

Section 5. Animals commonly termed "downers," or crippled animals, shall be tagged before slaughter as provided for in Regulation 17, section 1, for the purpose of identification at the time of slaughter, and shall be passed upon in accordance with these regulations.

Regulation 12. Post-Mortem Inspection at Time of Slaughter.

Section 1. A careful inspection shall be made of all animals at the time of slaughter. The head, tongue, tail, thymus gland, and all viscera, and all parts and blood used in the preparation of meat food or medical products, shall be retained in such manner as to preserve their identity until after post-mortem examination has been completed, in order that they may be identified in case of condemnation of the carcass. Suitable racks or metal receptacles shall be provided for retaining such parts.

Section 2. Carcasses and parts thereof found to be sound, healthful, wholesome, and fit for human food shall be passed and marked as provided in these regulations.

Section 3. Should any lesion of disease or other condition that would render the meat or any organ unfit for food purposes be found on post-mortem examination, the carcass, part or organ shall be marked immediately with a tag, as provided in Regulation 17, section 3. Carcasses which have been so marked shall not be washed or trimmed unless such washing or trimming is authorized by the inspector.

Regulation 13. Disposal of Diseased Carcasses and Organs.

Section 1. The carcasses or parts of carcasses of all animals slaughtered at an official establishment and found at time of slaughter or at any subsequent inspection to be affected with any of the diseases or conditions named below shall be disposed of according to the section of this regulation

pertaining to the disease or condition. It is to be understood, however, that owing to the fact that it is impracticable to formulate rules covering every case, and to designate at just what stage a process becomes loathsome or a disease noxious, the decision as to the disposal of all carcasses, parts, or organs not specifically covered by these regulations shall be left to the veterinary inspector in charge.

Section 2. All carcasses showing lesions of anthrax or charbon, regardless of the extent of the disease, and including the hide, hoofs, horns, viscera, fat, blood and all other portions of the animal, shall be condemned and immediately incinerated. The killing bed upon which the animal was slaughtered shall be disinfected with a 10 per cent. solution of formalin, and all knives, saws, cleavers, and other instruments which have come in contact with the carcass shall be treated as provided in Regulation 10, section 11, before being used upon another carcass.

Section 3. Carcasses of animals showing lesions of blackleg shall be condemned.

Section 4. Carcasses of animals affected with hemorrhagic septicemia shall be condemned.

Section 5. Carcasses showing lesions of pyemia or septicemia shall be condemned.

Section 6. Carcass of vaccine animals mentioned under Regulation 11, section 3, shall be condemned.

Section 7. Carcasses of animals which showed symptoms of rabies before slaughter shall be condemned.

Section 8. Carcasses of animals which showed symptoms of tetanus before slaughter shall be condemned.

Section 9. Carcasses of animals affected with malignant epizootic catarrh and showing generalized inflammation of the mucous membranes shall be condemned.

Section 10. Paragraph 1. Carcasses showing well-marked and progressive lesions of hog cholera or swine plague in more than two of the organs (skin, kidneys, bones, or lymphatic glands) shall be condemned.

Paragraph 2. Provided they are well nourished, carcasses showing slight and limited lesions of these diseases may be passed.

Paragraph 3. Carcasses which reveal lesions more numerous or advanced than those for carcasses to be passed, but not so severe as the lesions described for carcasses to be condemned, may be rendered into lard, provided they are cooked by steam for four hours at a temperature not lower than 220 degrees Fahrenheit, or at a pressure of 4 pounds.

Paragraph 4. In inspecting carcasses showing lesions of hog cholera or swine plague in the skin, bones, kidneys, or lymphatic glands, due consideration shall be given to the extent and severity of the lesions found in the viscera.

Section 11. Paragraph 1. If a carcass affected with actinomycosis or lumpy jaw is in a well-nourished condition and there is no evidence upon post-mortem examination that the disease has extended from a primary area of infection in the head, the carcass may be passed, but the head including the tongue shall be condemned.

Paragraph 2. Carcasses of animals showing uncomplicated localized actinomycotic lesions other than, or in addition to, those specified in paragraph 1 of this section may be passed after the infected organs and parts have been removed and condemned.

Paragraph 3. Carcasses of animals showing a generalized actinomycosis shall be condemned.

Section 12. When the lesions of caseous lymphadenitis are limited to the superficial lymphatic glands or to a few nodules in an organ, involving also the adjacent lymphatic glands, and the carcass is well nourished, the meat may be passed after the affected parts are removed and condemned. If extensive lesions, with or without pleuritic adhesions, are found in the lungs, or if several of the visceral organs contain caseous nodules and the carcass is emaciated, it shall be condemned.

Section 13. Paragraph 1. The following principles are declared for guidance in

passing on carcasses affected with tuberculosis:

Principle A.—The fundamental thought is that meat should not be used for food if it contains tubercle bacilli, if there is a reasonable possibility that it may contain tubercle bacilli, or if it is impregnated with toxic substances of tuberculosis or associated septic infections.

Principle B.—On the other hand, if the lesions are localized and not numerous, if there is no evidence of distribution of tubercle bacilli through the blood, or by other means, to the muscles or to parts that may be eaten with the muscles, and if the animal is well nourished and in good condition, there is no proof, or even reason to suspect that the flesh is unwholesome.

Principle C.—Evidences of generalized tuberculosis are to be sought in such distribution and number of tuberculous lesions as can be explained only upon the supposition of the entrance of tubercle bacilli in considerable number into the systemic circulation. Significant of such generalization are the presence of numerous uniformly distributed tubercles throughout both lungs, also tubercles in the spleen, kidneys, bones, joints, and sexual glands, and in the lymphatic glands connected with these organs and parts, or in the splenic, renal, preapular, popliteal, and inguinal glands, when several of these organs and parts are coincidentally affected.

Principle D.—By localized tuberculosis is understood tuberculosis limited to a single or several parts or organs of the body without evidence of recent invasion of numerous bacilli into the systemic circulation.

Paragraph 2. The following rules shall govern the disposal of tuberculous meat:

Rule A.—The entire carcass shall be condemned—

(a) When it was observed before the animal was killed that it was suffering with fever.

(b) When there is a tuberculous of other cachexia, as shown by anemia and emaciation.

(c) When the lesions of tuberculosis are generalized, as shown by their presence not only at the usual seats of primary infection, but also in parts of the carcass or the organs that may be reached by the bacilli of tuberculosis only when they are carried in the systemic circulation. Tuberculous lesions in any two of the following-mentioned organs are to be accepted as evidence of generalization when they occur in addition to local tuberculous lesions in the digestive or respiratory tracts, including the lymphatic glands connected therewith; Spleen, kidney, uterus, udder, ovary, testicle, adrenal gland, brain, or spinal cord or their membranes. Numerous uniformly distributed tubercles throughout both lungs also afford evidence of generalization.

(d) When the lesions of tuberculosis are found in the muscles or intermuscular tissue or bones or joints, or in the body lymphatic glands as a result of draining the muscles, bones, or joints.

(e) When the lesions are extensive in one or both body cavities.

(f) When the lesions are multiple, acute, and actively progressive. (Evidence of active progress consists in signs of acute inflammation about the lesions, or liquefaction necrosis, or the presence of young tubercles.)

Rule B.—An organ or a part of a carcass shall be condemned—

(a) When it contains lesions of tuberculosis.

(b) When the lesion is immediately adjacent to the flesh, as in the case of tuberculosis of the parietal pleura or peritoneum, not only the membrane or part affected but also the adjacent thoracic or abdominal wall is to be condemned.

(c) When it has been contaminated by tuberculous material, through contact

with the floor, a soiled knife, or otherwise.

(d) All heads showing lesions of tuberculosis shall be condemned.

(e) An organ shall be condemned when the corresponding lymphatic gland is tuberculous.

Rule C.—The carcass, if the tuberculous lesions are limited to a single or several parts or organs of the body (except as noted in Rule A), without evidence of recent invasion of tubercle bacilli into the systemic circulation, shall be passed after the parts containing the localized lesions are removed and condemned in accordance with Rule B.

Rule D.—Carcasses which reveal lesions more numerous than those described for carcasses to be passed (Rule C), but not so severe as the lesions described for carcasses to be condemned (Rule A), may be rendered into lard or tallow if the distribution of the lesions is such that all parts containing tuberculous lesions can be removed. Such carcasses shall be cooked by steam at a temperature not lower than 200 degrees Fahrenheit for not less than four hours.

Section 14. Carcasses showing lesions to warrant the diagnosis of Texas fever shall be condemned.

Section 15. Carcasses of sheep affected with parasitic ictero-hematuria shall be condemned.

Section 16. Carcasses of animals affected with mange, or scab, in advanced stages, or showing emaciation or extension of the inflammation to the flesh, shall be condemned. When the disease is slight the carcass may be passed.

Section 17. Paragraph 1. Carcasses of animals affected with tapeworm cysts, known as *Cysticercus bovis* and *C. cellulosae*, shall be rendered into lard or tallow, unless the infestation is excessive, in which case the carcass shall be condemned.

Paragraph 2. Carcasses of animals found infested with gid bladderworms (*Cenurus cerebralis*, *Multiceps socialis*) may be passed after condemnation of the infected organ (brain, spinal cord).

Paragraph 3. Carcasses or parts of carcasses found infested with the hydatid cyst (*Echinococcus*) may be passed after condemnation of the infected part or organ.

Section 18. All carcasses of animals so infested that consumption of the meat or meat food products thereof may give rise to meat poisoning shall be condemned. This section covers all carcasses showing signs of—

(a) Acute inflammation of the lungs, pleura, pericardium, peritoneum, or meninges.

(b) Septicemia or pyemia, whether puerperal, traumatic, or without any evident cause.

(c) Severe hemorrhagic or gangrenous enteritis or gastritis.

(d) Acute diffuse metritis or mammitis.

(e) Polyarthritides.

(f) Phlebitis of the umbilical veins.

(g) Traumatic pericarditis.

(h) Any other inflammation, abscess, or suppurating sore if associated with acute nephritis, fatty and degenerated liver, swollen soft spleen, marked pulmonary hyperemia, general swelling of lymphatic glands, and diffuse redness of the skin, either singly or in combination.

Immediately after slaughter of any animal so diseased the premises and implements used must be thoroughly disinfected as prescribed elsewhere in these regulations. The part of any carcass coming into contact with the carcass or any part of the carcass of any animal covered by this section, other than those affected with the diseases mentioned in (a) above, or with the place where such animal was slaughtered or with the implements used in the slaughter before thorough disinfection of such place and implements has been accomplished, or with any other contaminated object, shall be condemned; in case the contaminated part is not removed from the carcass within two hours after such contact the whole carcass shall be condemned.

Section 19. Carcasses affected with icterus and showing an intense yellow or greenish yellow discoloration after proper cooling shall be condemned. Carcasses which exhibit a yellowish tinge directly after slaughter, but lose this discoloration on chilling, may be passed for food.

Section 20. Carcasses which give off the odor of urine or a strong sexual odor shall be condemned.

Section 21. Hogs affected with urticaria (diamond skin disease) *Tinea tonsurans*, *Demodex folliculorum*, or erythema may be passed after detaching and condemning the skin, if the carcass is otherwise fit for food.

Section 22. Carcasses of animals showing any disease, such as generalized melanosis, pseudo-leukemia, etc., which affects the system of the animal, shall be condemned.

Section 23. Any organ or part of a carcass which is badly bruised or which is affected by tumors, malignant or benign, abscesses, suppurating sores, or liver flukes shall be condemned; but when the lesions are so extensive as to affect the whole carcass, the whole carcass shall be condemned.

Section 24. Carcasses of animals too emaciated or anemic to produce wholesome meat, and carcasses which show a slimy degeneration of the fat or a serous infiltration of the muscles, shall be condemned.

Section 25. Carcasses of animals showing symptoms of milk fever or railroad sickness at the time of slaughter shall be condemned, as the flesh of such animals is frequently darker in color and more watery than is natural, and the present view of the pathology of at least the first disease suggests autointoxication.

Section 26. Carcasses of animals in advanced stages of pregnancy (showing signs of parturition), also carcasses of animals which have within ten days given birth to young and in which there is no evidence of septic infection, may be rendered into lard or tallow if desired by the manager of the establishment; otherwise they shall be condemned.

Section 27. Carcasses of animals too immature to produce wholesome meat, all unborn and stillborn animals, also carcasses of calves, pigs, kids, and lambs under three weeks of age, shall be condemned.

Section 28. In all cases where carcasses showing localized lesions of disease are passed or rendered into lard or tallow, the diseased parts must be removed before the "U. S. Retained" tag is taken from the carcass, and such parts shall be condemned.

Section 29. Hogs which have been allowed to pass into the scalding vat alive or have been suffocated in other ways shall be condemned.

Section 30. All animals that die in abattoir pens, and those in a dying condition before slaughter, shall be condemned and tagged as provided in Regulation 17, section 2. In conveying to the tank animals which have died in the pens of the establishment, they shall not be allowed to pass through compartments in which food products are prepared. No dead animals shall be brought into an establishment for rendering from outside the premises of said establishment unless permission is first obtained from the Chief of the Bureau of Animal Industry.

Section 31. When a portion of a carcass is to be condemned on account of slight bruises, the bruised portion shall be removed immediately and tanked, and the remainder of the carcass shall be marked "Inspected and Passed." When desired, a retaining room may be provided in one part of the cooler for the retention of such carcasses until after they are chilled, when the bruised portion may be removed.

Section 32. Portions of intestines that show evidences of infestation with esophagostoma or other nodular affections shall be condemned.

Section 33. Hog carcasses found before evisceration has taken place to be affected with an infectious or contagious disease, including tuberculosis, shall not

be eviscerated at the regular killing bed or bench, but shall be taken, separate from other carcasses, to the retaining room or other specially prepared place and there opened and examined.

Regulation 14. "Retaining" Rooms.

Section 1. Separate compartments, to be known as "retaining rooms," or other special places for final inspection, shall be set apart at all official establishments, and all carcasses and parts marked with a "U. S. Retained" tag shall be held in these rooms pending final inspection. These rooms shall be rat proof, large enough for carcasses to hang separately, furnished with abundant light, and provided with sanitary tables and other necessary apparatus; the floors shall be of cement, asphalt, metal, or brick laid in cement, and shall have proper sewer connections. They shall be provided with facilities for locking, and locks for this purpose will be furnished by the Department. The keys to such locks shall remain in the custody of the inspector or his assistant. In establishments where it is impracticable or undesirable to have refrigeration in the retaining room, rooms may be constructed in the cooler for the reception and chilling of carcasses not affected with infectious diseases but which require further inspection.

Section 2. Retained carcasses shall be subjected to a final inspection, and immediately after this is completed those found to be wholesome and fit for human food shall be released by the veterinary inspector conducting the inspection, who shall remove the "U. S. Retained" tags, and the carcasses shall be removed from the retaining room and marked "Inspected and Passed," as provided in Regulation 17, section 5.

Section 3. The floors and walls of all retaining rooms shall be washed with hot water and disinfected after diseased animals are removed and before any "retained" carcasses are again placed therein.

Regulation 15. "Condemned" Rooms.

Section 1. In each establishment at which condemned carcasses or meat food products are held until the day following their condemnation there shall be provided a room entirely separate from all other rooms in the establishment. This room shall be secure, rat proof, and shall be provided with a lock, the key of which shall remain in the custody of a Department employee. This room shall be known as the "condemned room," and shall be kept locked at all times except when condemned meat or meat food product is being taken into or from the said room under the supervision of a Department employee. The condemned room shall be kept clean.

Section 2. Carcasses or parts of carcasses found on final inspection to be unsound, unhealthful, unwholesome, or otherwise unfit for human food shall be marked "U. S. Inspected and Condemned," as provided in Regulation 17, section 4, and shall be immediately removed from the retaining room to the "condemned room," if such condemned room is provided. In case no condemned room is provided they shall be locked in the retaining room and shall be tanked at or before the close of the day on which they are condemned.

Section 3. Condemned carcasses shall not be allowed to accumulate, but shall be removed from the "condemned room," denatured as provided in Regulation 16, section 3, or tanked within a reasonable time after condemnation.

Section 4. A truck or trucks of sufficient capacity, plainly marked, and which can be locked or sealed, shall, when required by the inspector in charge, be provided for handling condemned meat.

Regulation 16. Tank Rooms, Tanks and Tanking.

Section 1. All tanks and equipment used for rendering and preparing edible

product shall be in compartments separate from those used for rendering inedible product, and there shall be no connection by means of pipes or otherwise between the tanks or departments containing inedible product and those containing edible product. This provision must be complied with on or before October 1, 1908.

Section 2. Paragraph 1. All condemned carcasses, parts of carcasses, and meat food products shall be tanked as follows:

Paragraph 2. After the lower opening and the draw-off valves of the tank have been securely sealed by an employee of the Department and the condemned carcasses, parts, and meat food products are placed therein in his presence, the upper opening shall be likewise securely sealed by such employee, whose duty it shall be then to see that a sufficient force of steam (not less than 40 pounds, producing a temperature of 288 degrees Fahrenheit) is turned into the tank and maintained a sufficient time (not less than six hours) effectually to render the contents unfit for any edible product. Wire and lead seals are provided by the Department for sealing tanks. Proprietors of establishments are required to equip all tanks used for condemned products so that they may be securely sealed in the manner above specified.

Paragraph 3. A sufficient quantity of coloring matter or other substance to be designated by the Department shall be used in connection with the rendering of all condemned carcasses, parts of carcasses, meat, or meat food products to destroy them effectually for food purposes.

Paragraph 4. The seals of tanks containing condemned meat or the tankage thereof shall be broken only by an employee of the Department, and such employee shall supervise the drawing off of the contents of such tanks and the marking of the tallow and grease as inedible.

Paragraph 5. If an official establishment fails to permit the treatment and tanking of condemned carcasses, parts of carcasses, meat, or meat food products as required by these regulations, the inspector in charge shall report that fact to the Department, in order that inspection may be withdrawn from such establishment.

Section 3. Any meat or meat food products condemned at establishments which have no facilities for tanking shall be freely slashed with a knife and then denatured with crude carbolic acid or other prescribed agent, and then removed to an establishment indicated by the inspector in charge and there tanked and rendered under the supervision of an employee of the Department; or such meat or meat food products may be destroyed by incineration under the supervision of an employee of the Department.

Regulation 17. Tags, Brands, Stamps.

Section 1. To each animal inspected under Regulation 11 which shows symptoms or is suspected of being affected with any disease or condition which under these regulations may cause its condemnation in whole or in part on post-mortem inspection there shall be affixed by a Department employee at the time of inspection a numbered metal tag bearing the words "U. S. Suspect," which shall remain upon the animal until final post-mortem inspection, when the carcass shall be marked according to the conditions found, and disposed of as elsewhere provided in these regulations.

Section 2. To the ear of each animal which is found in a dying condition or dead on the premises of an establishment there shall be affixed by a Department employee a numbered tag bearing the words "U. S. Condemned." The ear bearing the tag shall not be removed from the carcass. The number of this tag shall be reported to the inspector in charge by the employee who affixes it. This tag

shall accompany the condemned carcass into the tank, and the Department employee who is supervising the tanking shall make a report of the number to the inspector in charge.

Section 3. Upon each carcass, or part or detached organ thereof, inspected under Regulation 12, in which any lesion of disease or other condition is found that might render the meat or any organ unfit for food purposes, and which for that reason would require a subsequent inspection, there shall be placed by a Department employee at the time of inspection a tag, numbered in duplicate, bearing the words "U. S. Retained," and such other marks of identification shall be used as shall be approved by the Chief of the Bureau of Animal Industry. The inspector who attaches this "U. S. Retained" tag shall detach the numbered stub thereof and forward it with his report to the inspector in charge. The other portion shall accompany the carcass to the retaining room.

Section 4. Each carcass, or part or detached organ thereof, which is found on final inspection to be unsound, unhealthful, unwholesome, or otherwise unfit for human food shall be marked conspicuously by a Department employee at the time of inspection with the words "U. S. Inspected and Condemned." The "U. S. Retained" tag shall accompany the carcass into the tank, and the number thereof shall be reported by the employee who supervises the tanking. If, however, upon final inspection the carcass or part thereof is passed, the "U. S. Retained" tag shall be removed and returned to the inspector in charge. A record of the tag showing the serial number, the final disposal of the carcass or part to which it was affixed, the date, and the name of the inspector shall be forwarded with the regular reports to the inspector in charge.

Section 5. Upon all passed carcasses slaughtered under inspection there shall be placed by an employee of the Department, or by an employee of the establishment under the supervision of an employee of the Department, meat-inspection marks bearing the words "Inspected and Passed," or an authorized abbreviation thereof, and such other matter as may be required by the Department. The number of marks, their location on the carcass, and the time they shall be affixed, shall be determined by the Chief of the Bureau of Animal Industry.

Section 6. Paragraph 1. Each passed primal part or the true container thereof must be marked under the supervision of a Department employee, with the words "Inspected and Passed," or an authorized abbreviation thereof, and the official establishment number except as provided in paragraphs 2 and 3 of this section and in section 12 of Regulation 25.

Paragraph 2. When primal parts are shipped from one official establishment to another for further processing, it is not obligatory that the inspection legend appear on such primal parts, but the container thereof in the case of a package shall be marked as specified in section 9 of this regulation, and in the case of a car shall be sealed; in such cases the primal parts, after processing, shall show plainly the inspection legend and the number of the official establishment at which the processing was completed.

Paragraph 3. Passed primal parts of pork intended for export need not be marked with the authorized marks of inspection, but all outside containers shall bear the meat-inspection stamp.

Section 7. The inspection legend or an authorized abbreviation thereof may be affixed, under the supervision of a Department employee, to hams, bacon, and similar primal parts with a hot branding iron, and when so affixed will be recognized as the official mark of inspection. When hot branding irons are used to affix trade brands or descriptions, such brand or de-

scription must be distinct and apart from the inspection legend.

Section 8. Upon all meat food products which are suspected on reinspection of being unsound, unhealthful, unwholesome, or otherwise unfit for human food, or upon the containers thereof, there shall be placed by a Department employee at the time of reinspection the "U. S. Retained" tags hereinbefore described. The employee who affixes the tag shall send the numbered stub with his report to the inspector in charge. These tags shall accompany the said meats or meat food products to the retaining room or other special place for final inspection. When the final inspection is made, if the meat or meat food product be condemned, the "U. S. Retained" tag shall be stamped "U. S. Inspected and Condemned," and shall accompany the condemned meat or meat food product to the tank, and the inspector shall report his action to the inspector in charge. If, however, upon final inspection the meat or meat food product is passed for food, the inspector shall stamp the retained tag "Inspected and Passed" and return the tag with his report to the inspector in charge.

Section 9. When meat products for domestic trade have been inspected and passed, the outside containers of such meat shall bear (in lieu of meat-inspection stamp) a domestic meat label which has been submitted to and approved by the Department, showing the official establishment number and the following legend: "The meat contained herein has been inspected and passed under the provisions of the act of June 30, 1906." The firm name may also appear on the label if desired. The dimensions of the label shall not be less than 4 inches by 2 3/4 inches. Outside containers if bearing approved trade labels are not required to be provided with the label above described. Domestic meat labels shall be affixed to packages in the manner prescribed in Regulation 24 for affixing labels to export packages.

[The requirement of Section 9, Regulation 17, with regard to the use of a domestic meat label, is waived until June 1, 1908, on and after which date the domestic meat label shall be used. Until June 1, 1908, the white meat inspection stamps may be used as in the past.]

Section 10. Each outside container (except cloth wrappings) of export meat or meat food products shall be marked with a meat-inspection stamp. The cloth wrappings of inspected and passed meat which is so marked shall be marked with an authorized mark of inspection.

Section 11. Upon each container of meat or meat food products, such as ham, bacon, etc., prepared for export with preservatives under Regulation 22, section 3, paragraph 1, there shall be placed, under the personal supervision of a Department employee, a special stamp for marking such meats, known as the "Preservative" stamp. All outside containers of such meat or meat food products shall bear the "Preservative" stamp.

Regulation 18. Trade Labels.

Section 1. Upon each can, pot, tin, canvas, or other receptacle or covering containing any meat or meat food product, which meat or meat food product does not bear the marks "Inspected and Passed," there shall be securely affixed, under the supervision of a Department employee, a trade label before such meat or meat food product leaves an official establishment. This trade label shall contain in plain letters and figures of uniform size, the words "U. S. Inspected and Passed," the number of the official establishment at which the meat or meat food product is last processed, and the true name of the meat or meat product contained in such package. The words "under the act of Congress of June 30, 1906," may be placed upon the label after the words "U. S. Inspected and Passed," or

inspector shall not allow trade labels to be affixed until he is satisfied that the contents of the package are sound, healthful, wholesome, and fit for human food, in accordance with the statements on the label.

Section 2. Duplicate copies of each trade label in the form of sketches or proofs shall first be submitted to the Department, and no trade label shall be used until a sketch or proof thereof has been approved. After trade labels are printed from approved proofs or sketches they shall be forwarded in triplicate to the Department for approval and filing.

Section 3. No trade label bearing the words "U. S. Inspected and Passed," or any abbreviation or simulation thereof, shall be used on meat or meat food products which have not been inspected and passed under these regulations, and no trade label bearing the inspection legend, or any abbreviation or simulation thereof, shall be placed upon meat or meat food products except under the supervision of an inspector.

Section 4. Tin containers, embossed or lithographed with the label as prescribed in section 1, will be considered as bearing trade labels. On and after October 1, 1908, all sealed tin containers must have the number of the official establishment where packed embossed, lithographed, or printed thereon.

Section 5. The essential features of a trade label are as follows, and shall appear upon each label:

The true name of the product.

The inspection legend.

The establishment number.

Section 6. The inspection legend "U. S. Inspected and Passeded," or an authorized abbreviation thereof, and the official establishment number in plain characters of uniform size, which shall be in proper proportion to the general lettering of the label, must be separately and prominently embodied in all trade labels.

Section 7. In the case of meat contained in cartons or in wrappers of paper, cloth, or other similar substance, the inspection legend and the official establishment number may be embodied in a sticker or seal of proportionate size prominently displayed with the trade label but not necessarily a part of the trade label, such stickers or seals to be approved by the Department of Agriculture. It is not permissible to affix to meat or meat food products a detachable device of any kind which bears the inspection legend.

Section 8. While labels to be affixed for foreign shipment may be printed in a foreign language, the same rules shall apply with reference to false labeling and the naming of ingredients as shall apply to goods prepared for domestic use. The inspection legend and the official establishment number must in all cases appear in English; but if desired they may in addition, literally translated, appear in the language of the country to which the package is destined.

Section 9. Paragraph 1. When an article is prepared by an official establishment for another firm or individual, if the name of the said firm or individual is to appear upon the label the statement must be made that the article was "prepared for" or "manufactured for" the firm or individual. Names of subsidiary companies which have legal entity may be used without the prefix "prepared for" or "manufactured for."

Paragraph 2. When a firm or individual not operating under Federal inspection desires to reship inspected and passed meat that has been processed only under Government inspection and is eligible under these regulations for interstate shipment he may affix to the package the following statement: "The meat contained herein has been inspected and passed at an establishment where Federal inspection is maintained."

Section 10. No meat or meat food products shall be sold or offered for sale by

any person, firm, or corporation under any false or deceptive name; but the established trade name or names which are usual to such products, which are not false and deceptive and which shall be approved by the Secretary of Agriculture, are permitted.

Section 11. No picture, design, or device which gives any false indication of origin or quality shall be used upon any label. The law prohibits any statement, design, or device false in any particular regarding the virtues or properties of the materials contained in the package.

Section 12. A meat food product when composed of more than one ingredient shall not bear a trade label with a name stating or purporting to show that the said meat food product is a substance which is not the principal ingredient contained therein, even though such name be an established trade name.

Section 13. A meat food product that contains a substance or substances, including water, added for the purpose of adulteration and which lessens its food value shall bear a label stating that such substance or substances have been added.

Section 14. When any weight is given upon the true container it must be the correct weight, and it must be stated whether this weight is the net weight or the gross weight.

Regulation 19. Reinspection.

Section 1. Immediately before shipment and at such other times as may be deemed necessary all carcasses or parts thereof, whether fresh or cured, that have been previously inspected and passed shall be reinspected by the inspector in charge or his assistants, in such manner as shall be prescribed by the Chief of the Bureau of Animal Industry, and if upon any such reinspection any carcass or part thereof is found to have become unsound, unhealthful, unwholesome, or in any way unfit for human food the original mark, stamp, tag, or label, shall be destroyed or defaced and the carcass or part shall be condemned.

Section 2. Except as provided in Regulation 20, only carcasses and parts thereof, meat, or meat food products which have not been processed except under Government supervision, and which can be by marks, seals, brands, or labels, be identified as having been previously inspected and passed by a Department employee, shall be taken into or allowed to enter an official establishment. All such carcasses, parts, meat, or meat food products which are brought into one official establishment from another, or which are returned to the establishment from which they issued, shall be identified and reinspected at the time of receipt, and shall be subject to further reinspection in such manner and at such times as may be deemed necessary. If upon any such reinspection any carcass or part thereof, or meat food product, is found to have become unsound, unhealthful, unwholesome, or in any way unfit for human food, the original mark, stamp, tag, or label, shall be defaced or destroyed, and the carcass, part, meat, or meat food product shall be condemned.

Section 3. Special docks and receiving rooms shall be designated by the establishment for the receipt and inspection of all meat food products, and no meat or meat food products shall be allowed to enter the establishment except in the presence of a Department employee.

Section 4. Unrendered fats from carcasses which have been inspected and passed may be returned and received into official establishments, provided the fats have been handled in a sanitary manner after leaving the establishment, and provided further that upon inspection the fats are found to be clean, sweet, wholesome, and fit for human food. However, the return of such fats to official establishments and the manner in which they shall be handled from the time they leave such establishments until their return thereto shall be governed by such specific instructions as may be issued from time to time by the Chief of the Bureau of Animal Industry.

Section 5. Inedible fats may be received only into the tank room provided for inedible products, and when so received they shall not enter any compartment used for edible products.

Section 6. Paragraph 1. In order to provide for the interstate transportation, from public markets and other places, of portions of inspected and passed carcasses, parts, and meat food products which, when cut or otherwise removed from a marked carcass, part, or container, do not show the inspection mark and can not therefore be identified as having been inspected and passed, market inspection may be furnished. Each city in which market inspection is established will be assigned a number, and all products forwarded under such inspection shall bear the inspection legend and the official number assigned to the city.

Paragraph 2. Unmarked portions which are cut from the marked carcass or part, or are removed from the marked container for interstate transportation, shall be marked by a Department employee. Wherever practicable the brand shall be applied to the meat itself; where this can not be done the true container of the meat or meat food product shall be marked as required by the Chief of the Bureau of Animal Industry.

Paragraph 3. All market stalls or other places which are given market inspection shall be maintained in a sanitary condition and shall also conform to the requirements of the Department governing the use of drugs, chemicals, dyes, and preservatives.

Regulation 20. Carcasses of Animals Not Inspected Ante-Mortem.

Section 1 (formerly regulation 62, B. A. I. Order 137). Carcasses of animals which have had no ante-mortem inspection by inspectors of the Bureau of Animal Industry will not, except as hereinafter provided, be admitted into an official establishment. The exception to this rule applies only to carcasses to which the head and all viscera, except the stomach, bladder, and intestines, are held by the natural attachments. Such carcasses, if offered for admission into official establishments, shall be inspected, and if found to be free from disease and otherwise sound, healthy, wholesome, and fit for human food they shall be marked "Inspected and Passed" and admitted. If found to be diseased, unsound, unhealthful, unwholesome, or otherwise unfit for human food, they shall be marked "U. S. Inspected and Condemned," and the proprietor of the establishment shall be required to destroy them for food purposes, as provided in Regulation 16, section 2.

Regulation 21. Tank Cars.

Section 1. Tank cars carrying edible meat food products into interstate or foreign commerce shall be provided with proper appliances for sealing and be securely sealed with seals furnished by the Department and affixed by Department employees.

Section 2. When such products for export are transferred from tank cars to other containers on boats, such transfer shall be under Government supervision, and the said containers on boats shall likewise be sealed.

Regulation 22. Dyes, Chemicals and Preservatives.

Section 1. No meat or meat food product shall contain any substance which lessens its wholesomeness, nor any drug, chemical, dye, or preservative, except as hereinafter provided.

Section 2. Paragraph 1. There may be added to meat or meat food products common salt, sugar, wood smoke, vinegar, pure spices, and saltpeter. Only such coloring matters as may be designated by the Secretary of Agriculture as being harmless may be used, and these only in such manner as the Secretary of Agriculture may designate.

Paragraph 2. Substances necessary for the preparation, clarification, or refining of meat food products will be permitted to be used subject to the approval of the Secretary of Agriculture, provided they are eliminated from the meat food products during the further process of manufacture.

Section 3. Paragraph 1. In accordance with the written direction of the foreign purchaser or his agent, meat or meat food products prepared for export may contain preservatives of a kind and in proportions which do not conflict with the laws of the foreign country to which they are to be exported; but when such meat or meat food products are prepared for export under this regulation they shall be prepared in compartments of the establishment separate and apart from those in which meat or meat food products are prepared for the domestic trade, and such products shall be kept separate. Distinctive export certificates and stamps will be issued for meat or meat food products of this character, but, if the products are not exported, under no circumstances shall they be allowed to enter domestic trade.

Paragraph 2. The packing of meat which is prepared, as provided in paragraph 1 of this section, with any preservative not permitted by paragraph 1, section 2, may be done in the regular packing room, provided that no other meat is allowed in the packing room during the time of such packing. After such packing is completed the packing room shall be thoroughly cleansed of the preservative before the packing of other meat therein is resumed. A separate compartment constructed of tight partitions or walls shall be set apart for storing the preservative trays and other appliances used in connection with the packing. The Department will furnish a lock and key for this compartment, and the packing of all meat under this section shall be conducted under the personal supervision of an employee of this Department.

Regulation 23. Preparation of Meat and Meat Food Products.

Section 1. All processes used in curing, pickling, rendering, canning, or otherwise preparing meat or meat food products in official establishments shall be supervised by Department employees. No fixtures or appliances, such as tables, trucks, trays, tanks, vats, machines, implements, cans, or containers of any kind shall be used unless they are clean and sanitary. All steps in the process of manufacture shall be conducted carefully and with strict cleanliness. All salt, pickling fluids, and other solutions or substances used in curing meat must be clean.

Section 2. Canned meat or meat food products which require sterilization to preserve them must be subjected to this process on the same day that the cans are filled. Defective or leaking cans discovered after the process of sterilization has been completed shall not be repaired or repacked (unless such repairing or repacking is done within six hours of the time of original sterilization), but the contents of such cans shall be removed and condemned.

Section 3. Potato flour shall not be used in the preparation of sausage, nor shall excessive quantities of cereals or water be used.

Section 4. Paragraph 1. The manufacture of all fats into lard, tallow, oils, and stearin at official establishments shall be closely supervised by employees of the Department, who shall see that all portions of carcasses rendered into edible products are clean and wholesome.

Paragraph 2. Heads rendered into edible product shall first be split, cross sectioned, and thoroughly washed and cleaned.

Paragraph 3. When hogs' feet are used for lard, the hair, hoofs, and the tissues of the interdigital spaces must be removed.

Paragraph 4. All pipes and similar conveyers used in conducting edible fats from one receptacle or container to another shall be of a distinctly different color from the pipes and similar conveyers used in conducting inedible fats from one receptacle or container to another.

Paragraph 5. Blueprints or other accurate diagrams showing all underground pipe lines or other conveyers used to conduct edible and inedible products at official establishments and also those extending from official establishments to other establishments, either official or unofficial, with a description giving

the exact location, terminals, and dimensions of such pipes, or other conveyers, and of all gates, valves, or other controlling apparatus, shall be filed with the Department, and a copy of such prints or diagrams shall be filed with the inspector in charge. The prints or diagrams should designate the lines used for conveying edible products and those used for conveying inedible products. If no such underground pipes or conveyers are used for the purposes above indicated, a written statement certifying to this fact and duly signed by the management of each establishment shall be filed with the Department.

Paragraph 6. All containers, such as vats and tierces, in which white grease or other inedible meat products are placed, shall be plainly marked "inedible" in such a manner that they can be readily identified.

Paragraph 7. Final containers, such as tierces, shall be appropriately marked on both ends immediately after filling.

Section 5. The only animal casings that may be used as containers in the manufacture of sausage under these regulations are those from cattle, hogs, sheep, or goats.

Regulation 24. Stamps for Export Packages.

Section 1. Paragraph 1. Numbered meat-inspection stamps shall be affixed to packages (except those in cloth wrappings) containing meat or meat food products to be shipped or otherwise transported in foreign trade.

Paragraph 2. Stamps shall be affixed in the following manner, and when they have been affixed they shall be covered immediately with a coating of transparent varnish or other similar substance:

(a) The stamp may be affixed in a grooved space made by removing a portion of the wood of sufficient size to admit the stamp.

(b) The stamp may be placed on either end of the package, provided that the sides are made to project at least one-eighth of an inch to afford the necessary protection from abrasion.

Section 2. Inedible-product stamps and certificates may, upon request, be issued to accompany shipments for export of casings, bladders, bungs, hoofs, and other similar inedible animal products.

Regulation 25. Transportation.

[The transportation of meat or meat food product from one point in a State or Territory to another point in the same State or Territory, when in course of shipment the meat or meat food product is taken through another State or Territory, is interstate commerce.]

Section 1. Upon the application of the exporter the inspector in charge of an establishment is authorized to issue certificates for export shipments of inspected and passed meat or meat food products. The certificate should be issued at the time the product leaves the establishment; if, however, the certificate is not issued at that time, it can only be issued upon identification and reinspection of the product.

Section 2. These certificates shall be issued in serial numbers and in triplicate form. Each certificate shall show the names of the exporter, and the consignee, the destination, the numbers of the stamps attached to the article to be exported, the shipping marks, the kind of product, and the weight.

Section 3. Only one certificate shall be issued for each consignment unless otherwise directed by the Chief of the Bureau of Animal Industry.

Section 4. Both the original and duplicate certificates shall be delivered by the inspector to the shipper. The copy of certificate provided by law to be delivered to the chief officer of the vessel shall be the duplicate copy and shall be filed with the customs officers at the time of filing the master's manifest or the supplemental manifest.

Section 5. No master of any steam or sailing vessel shall receive for transportation or transport from the United States to Great Britain or Ireland, or any of the countries of continental Europe, or to Argentina or Mexico, any carcass, part of carcass, or meat food product of cattle, sheep, swine, or goats, except ship stores, unless and until a certifi-

cate of inspection covering the same has been issued and delivered as provided in this regulation. The requirement of export certificates is waived for meat and meat food products to foreign countries other than those hereinbefore named.

Section 6. When inedible grease, inedible tallow, or inedible stearin derived from cattle, sheep, swine, or goats is offered for export, the collectors of customs, under instructions from the Secretary of Commerce and Labor, will require an affidavit from the exporter that the products to be exported are inedible and are not intended for food products.

Section 7. No person, firm, or corporation shall receive for transportation or transport from one State or Territory or the District of Columbia to another State or Territory or the District of Columbia any carcass, part of carcass, or meat food product of cattle, sheep, swine, or goats unless and until a certificate is made and furnished in one of the forms prescribed in sections 11, 12, 13, and 14 of this regulation, showing that such meat or meat food product has been either inspected and passed or exempted from inspection, according to act of Congress of June 30, 1906: Provided, That printed certificates in the forms formerly required and now on hand may be used for this purpose. It is necessary, as old stocks of printed certificates are exhausted, that new ones be printed in the new forms.

Section 8 (formerly regulation 52, B. A. I. Order 137). When any shipment of meat or meat food products covered by these regulations is offered to any common carrier for carriage within the United States as a part of a foreign movement, the same certificate shall be required as if the shipment was destined to a point within the United States.

Section 9 (Formerly Meat Inspection Rulings 1 A.), Paragraph 1. Shipments of inspected and passed meat or meat food products that are so marked may be diverted from the original destination without a reinspection of the product, if a new certificate showing the changed destination be given to the carrier by the owner or shipper, who may or may not be the original shipper; or in case of a wreck or other extraordinary emergency the carrier may divert such shipments from the original destination without a new shippers' certificate.

Paragraph 2. The Government seals on a car containing inspected and passed meat or meat food products may be broken by the carrier in case of wreck or other extraordinary emergency, and if necessary the product may be reloaded into another car or the shipment may be diverted from the original destination without another shippers' certificate; but in all such cases the carrier shall immediately report the transaction by telegraph to the Chief of the Bureau of Animal Industry, Washington, D. C. Such report shall include the information indicated below:

- (a) Nature of the emergency.
- (b) Place where seals were broken.
- (c) Original points of shipment and destination.
- (d) Number and initials of the original car.
- (e) Number and initials of the car into which the product is reloaded.
- (f) New destination of the shipment.
- (g) Kind and amount of product.

Section 10a. Reshipments of inspected meat or meat food products which are sound and wholesome at the time of reshipment may be made without reinspection when the meat or meat food products, or the containers thereof, are marked "Inspected and Passed," and the meat or meat food products have not been processed since they were originally shipped under section 11 of this regulation. Also jobbers, wholesalers, or others who do no processing, and who receive "Inspected and Passed" meat or meat food products, may break bulk, repack, and reship the same into interstate commerce under section 11 of this regulation, if each piece of meat or meat food product in the unmarked package bears the original authorized mark of Government inspection. Inspection shall be

maintained at the establishments of all such jobbers, wholesalers, or others who do any processing.

Section 11 (formerly regulation 53, B. A. I. Order 137). When any carcass, part of carcass, or meat food product of cattle, sheep, swine, or goats which has been inspected and passed and so marked under these regulations is offered to any common carrier for transportation from one State or Territory or the District of Columbia to another State or Territory or the District of Columbia for interstate shipment only, or for interstate shipment as part of a foreign movement, or for foreign shipment, the person, firm, or corporation offering such carcass, part of carcass, or meat food product shall make a certificate in the following form and deliver the same to the said common carrier, except as provided in section 12 of this regulation.

Date..... 190..
 Name of common carrier.....
 Shipper.....
 Point of shipment.....
 Consignee.....
 Destination.....
 Number of exemption certificate.....

I hereby certify that the meat or meat food products described herein, which are offered for shipment in interstate or foreign commerce, have been inspected and passed according to act of Congress of June 30, 1906, are so marked, and at this date are sound, healthful, wholesome, and fit for human food.

Kind of product.	Amount and weight.
.....
.....
.....
(Signature of shipper.)	
.....	
(Address of shipper.)	

This certificate may be stamped upon or incorporated in any form which is regularly or ordinarily used in the shipment of meat or meat food products.

Section 12 (formerly regulation 54, B. A. I. Order 137). Paragraph 1. An official establishment may ship from the said establishment to any other official establishment any meat or meat food product which has been inspected and passed under these regulations without marking the same "Inspected and Passed," if such shipment be placed in a railroad car which is sealed by an employee of the Bureau of Animal Industry, and provided that not less than 25 per cent. of the contents of each car consists of meat or meat food products not marked "Inspected and Passed."

Paragraph 2. Wagons so equipped that they can be securely sealed by a Department employee may be considered as true containers.

Paragraph 3. When shipments are made under paragraph 1 of this section the shipper shall make for each car and deliver to the common carrier in duplicate a certificate in the following form:

Date..... 190..
 Name of common carrier.....
 Establishment number of consignor.....
 Point of shipment.....
 Establishment number of consignee.....
 Destination.....
 Car number and initials.....

I hereby certify that the following-described meat or meat food products have been inspected and passed according to act of Congress of June 30, 1906. They are not marked "Inspected and Passed," but have been placed in the above car under the supervision of an employee of the Bureau of Animal Industry which was sealed by him with Government seals Nos. and

Kind of product.	Amount and weight.
.....
.....
.....
(Signature of shipper.)	
.....	
(Address of shipper.)	

The duplicate certificate shall be forwarded immediately by the initial carrier to the Chief of the Bureau of Animal Industry, Washington, D. C. Attention is directed to the law which provides a penalty of fine and imprisonment for any unauthorized person who breaks a seal on such cars.

When shipments are made under this section the inspector in charge at point of origin shall duly notify the Chief of the Bureau of Animal Industry and the inspector in charge at point of destination.

Section 13 (formerly regulation 55, B. A. I. Order 137). When any carcass, part of carcass, or meat food product of cattle, sheep, swine, or goats, which has not been inspected under these regulations is offered for shipment from one State or Territory or the District of Columbia to another State or Territory or the District of Columbia by any retail butcher or retail dealer who holds a certificate of exemption issued by the Secretary of Agriculture, the common carrier shall require a certificate to be made in duplicate in the following form by said retail butcher or retail dealer, which certificate shall in all cases show the exemption number designated by the Secretary of Agriculture for said retail butcher or retail dealer:

Date..... 190..
 Name of common carrier.....
 Shipper.....
 Point of shipment.....
 Consignee.....
 Destination.....
 Number of exemption certificate.....

I hereby certify that I am a retail butcher or a retail dealer in meat or meat food products; that the following-described meat or meat food products are offered for shipment in interstate commerce to a customer, as exempted from inspection according to act of Congress of June 30, 1906, under certificate issued to me by the United States Department of Agriculture, and that at this date they are sound, healthful, wholesome, and fit for human food, and contain no preservative or coloring matter or other substance prohibited by the regulations of the Secretary of Agriculture governing meat inspection.

Kind of product.	Amount and weight.
.....
.....
.....
(Signature of shipper.)	
.....	
(Address of shipper.)	

The duplicate certificate shall be forwarded immediately by the initial carrier to the Chief of the Bureau of Animal Industry, Washington, D. C. This certificate shall be separate and apart from any waybill, bill of lading, or other form ordinarily used in the shipment of meat.

Section 14 (formerly regulation 56, B. A. I. Order 137). When any cattle, sheep, swine, or goats, have been slaughtered by any farmer on the farm, and the carcasses, parts of carcasses, or meat food products thereof are offered to any common carrier for transportation from one State or Territory or the District of Columbia to another State or Territory or the District of Columbia, the common carrier may so transport such carcasses, parts of carcasses, or meat food products as long as the same may be identified as of animals slaughtered by any farmer on the farm.

The common carrier shall require a certificate in duplicate in the following form:

Date..... 190..
 Name of common carrier.....
 Shipper.....
 Consignee.....
 Point of shipment.....
 Destination.....

I hereby certify that the following-described uninspected meat or meat food products are from animals slaughtered by a farmer on the farm, and are offered for transportation in interstate commerce as exempted from inspection according to act of Congress of June 30, 1906, and that at this date they are sound, healthful, wholesome, and fit for human food, and contain no preservative or coloring matter or other substance prohibited by the regulations of the Secretary of Agriculture governing meat inspection.

Kind of product.	Amount and weight.
.....
.....
.....
(Signature of shipper.)	
.....	
(Address of shipper.)	

The duplicate certificate shall be forwarded immediately by the initial carrier to the Chief of the Bureau of Animal Industry, Washington, D. C.

Section 15 (formerly regulation 57, B. A. I. Order 137). All original certificates delivered to the common carrier, as required by this regulation, shall be filed and retained for one year by the initial carrier, in order that they may be readily checked by this Department in such manner as the Secretary of Agriculture may from time to time prescribe.

(Stocks of printed certificates now on hand may be used, but as new supplies are printed they should conform to the prescribed.)

Section 16 (formerly regulation 58, B. A. I. Order 137). All waybills, transfer bills, running slips, or conductor's cards accompanying an interstate or foreign shipment of meat or meat food product must have embodied in, stamped upon, or attached to it a signed statement which shall be evidence to connecting carriers that the proper shippers' certificate as required by sections 11, 12, 13 and 14 of this regulation is on file with the initial carrier, and no connecting carrier shall receive for transportation or transport any interstate or foreign shipment of meat or meat food product unless the waybill, transfer bill, running slip, or conductor's card accompanying the same includes the aforesaid signed statement in one of the following forms:

When shipment is made under section 11 or 12:

(Name of transportation company.)

United States inspected and passed as evidenced by shipper's certificate on file with initial carrier.

(Signed), Agent.

When shipment is made under section 13 or 14:

(Name of transportation company.)

Exempted from inspection as evidenced by shipper's certificate on file with initial carrier.

(Signed), Agent.

Section 17 (formerly regulation 65, B. A. I. Order 137). Paragraph 1. When any carcass, part of carcass, or meat food product of cattle, sheep, swine, or goats, loaded on a truck, wagon, cart, or other vehicle, or otherwise prepared for shipment, is offered for transportation or transported by ferry, such ferry being the initial carrier from one State, Territory or the District of Columbia to another State, Territory or the District of Columbia, the person, firm, or corporation offering such carcass, part of carcass, or meat food product shall, except as herein-after provided by paragraph 5, make a certificate in one of the forms hereinafter indicated and deliver the certificate to said common carrier; and no person, firm, or corporation operating a ferry line as aforesaid shall receive for transportation or transport any carcass, part of carcass, or meat food product of cattle, sheep, swine, or goats, loaded on a truck, wagon, cart, or other vehicle, or in any other manner prepared for transportation, unless a certificate in one of the forms referred to is properly filled out and delivered by the shipper as herein required.

Paragraph 2. When the shipment consists of inspected and passed meat or meat food products, the form of certificate shown in section 11 of this regulation shall be used.

Paragraph 3. When the shipment is made under exemption and consists of meat or meat food product which has not been inspected and passed, the form of certificate shown in section 13 of this regulation shall be used, and a duplicate shall be forwarded immediately by the ferry company to the Chief of the Bureau of Animal Industry, Washington, D. C.

Paragraph 4. When the shipment consists of meat or meat food products from animals slaughtered by a farmer on the farm and which have not been inspected and passed, the form of certificate shown in section 14 of this regulation shall be used, and a duplicate shall be forwarded immediately by the ferry company to the Chief of the Bureau of Animal Industry, Washington, D. C.

Paragraph 5. When a shipper's certificate for meat or meat food products has been issued and is on file with the initial carrier and that fact is shown by notation on the billing, the ferry company need not require another certificate.

Section 18 (formerly regulation 64, B. A. I. Order 137). Imported meat or meat food products which have not been mixed or compounded with or added to domestic meat or meat food products may be transported by any common carrier from one State or Territory or the District of Columbia into another State or Territory or the District of Columbia if the packages containing them

are marked "Inspected under the Food and Drugs Act of June 30, 1906," when received for transportation.

Section 19 (formerly regulation 61, B. A. I. Order 137). Paragraph 1. Meat or meat food products which have been inspected and passed and so marked, and which have been transported from the establishments in which they were prepared into the channels of trade, and which are alleged or known to have become unsound, unwholesome, or otherwise unfit for human food, may be transported in interstate commerce only under the following restrictions:

Paragraph 2. Meat or meat food products inspected and passed and so marked and which are alleged to be unsound, unwholesome, or otherwise unfit for human food may be shipped from one State or Territory or the District of Columbia to any official establishment in the same or a different State or Territory or the District of Columbia if a written permit in duplicate for such shipment be first obtained from the inspector in charge of the establishment to which the shipment is destined. In all such shipments both the original and duplicate copies of the permits shall be surrendered to the carrier accepting the meat or meat food product, and the carrier shall require the shipper to furnish three copies of the form of certificate hereinafter given. One of these certificates and the duplicate copy of the permit shall be retained by the carrier; another copy of the certificate, together with the original permit, shall be mailed by the carrier to the Chief of the Bureau of Animal Industry, Washington, D. C., and the third copy of the certificate shall be addressed and mailed by the carrier to the Bureau of Animal Industry inspector in charge at the point to which the shipment is consigned. Upon the arrival of the shipment at the establishment the inspector in charge shall cause a careful inspection to be made of the shipment, to determine whether or not it is unsound, unwholesome, or otherwise unfit for food. Should the meat or meat food product contained in the shipment prove to be unsound, unwholesome, or otherwise unfit for human food, it shall at once be stamped "U. S. Inspected and Condemned" and be immediately tanked or removed to the condemned room. If the meat or meat food product contained in the shipment shall prove to be sound, wholesome, and fit for human food, the inspector shall allow the meat or meat food product to enter the establishment. Meat or meat food products at an official establishment alleged or known to be unsound, unwholesome or otherwise unfit for human food shall not be shipped under this paragraph, but must be disposed of at the establishment.

Paragraph 3. Meat or meat food products which have been inspected and passed and are so marked and are alleged to be unsound, unwholesome, or otherwise unfit for human food may be returned from one State or Territory or the District of Columbia to any jobber, wholesaler, or other dealer from whom the said meat or meat food product was purchased, if a written permit, in duplicate, for such shipment be first obtained from the Chief of the Bureau of Animal Industry. In all such shipments both the original and duplicate copies of the permits shall be surrendered to the carrier accepting the meat or meat food product, and the carrier shall require the shipper to furnish two copies of the form of certificate hereinafter given. One of these certificates and the duplicate copy of the permit shall be retained by the carrier, and the other copy of the certificate, together with the original permit, shall be mailed by the carrier to the Chief of the Bureau of Animal Industry, Washington, D. C. If the meat or meat food product which is shipped under this section shall prove to be unsound, unwholesome, or otherwise unfit for human food it may not be re-shipped in interstate commerce as a food product.

Paragraph 4. The shipper's certificate required by paragraphs 2 and 3 of this section shall be in the following form, and shall in all cases show a description and the weight of the meat or meat food product. [Attention

is directed to the meat inspection law, which provides a penalty of a fine of \$10,000 and imprisonment for two years for any person who ships for human consumption in interstate or foreign trade any meat or meat food product which is unsound, unwholesome, or otherwise unfit for human food]:

Date.....190..
Name of common carrier.....
Consignor.....
Point of shipment.....
Consignee.....
Destination.....
Number of permit.....

I hereby certify that the following-described meat or meat food products have been inspected and passed according to the act of Congress of June 30, 1906, and are so marked. It is alleged that the said meat or meat food products are unsound, unhealthful, unwholesome, and unfit for human food.

Kind of product. Amount and weight.

.....
.....
.....
.....

(Signature of shipper.)

(Business or occupation of shipper.)

(Address of shipper.)

As evidence to connecting carriers that the proper shipper's certificate as required by this paragraph is on file with the initial carrier, the waybills, transfer bills, running slips, or conductor's cards accompanying the shipments of meat or meat food products, made under paragraphs 2 and 3 of this section, must have embodied in, stamped upon, or attached to the same a signed statement in the following form:

(Name of railroad company.)
Meat or meat product alleged to be unsound, unwholesome, or otherwise unfit for food, as evidenced by shipper's certificate on file with initial carrier.
(Signed), Agent.

Paragraph 5. Uninspected meat or meat food product, or meat or meat food product inspected and marked and which is known to have become unsound, unwholesome, or otherwise unfit for human food, or inedible grease or tallow or other fat, may be shipped from one State or Territory or the District of Columbia to another State or Territory or the District of Columbia or to a foreign country for industrial purposes. No such shipment shall be accepted by any carrier unless and until the product which is known to be unsound, unwholesome, or otherwise unfit for food shall have been denatured or otherwise rendered unavailable for food purposes. The carrier shall require the shipper to certify in writing that the meat or meat food product has been so denatured or otherwise rendered unavailable for food purposes. This certificate of the shipper that the meat or meat food product has been denatured shall be forwarded by the carrier to the Chief of the Bureau of Animal Industry, Washington, D. C. It is suggested that the shipper's certificate of denaturing required for shipments made under this paragraph be in the following form:

Date.....190..
Name of common carrier.....
Consignor.....
Point of shipment.....
Consignee.....
Destination.....

I hereby certify that the following-described inedible meat or meat food products have been denatured or otherwise rendered unavailable for food purposes.

Kind of product. Amount and weight.

.....
.....
.....
.....

(Signature of shipper.)

(Business or occupation of shipper.)

(Address of shipper.)

As evidence to connecting carriers that the proper shipper's certificate is on file with the initial carrier, the waybills, transfer bills, running slips, or conductor's cards accompanying the shipment of meat or meat food product under this paragraph must have embodied in, stamped upon, or attached to the

same a signed statement in the following form:

(Name of railroad company.)

Unsound, unwholesome, or otherwise unfit for food, and denatured or otherwise rendered unavailable for food purposes, as evidenced by shipper's certificate on file with the initial carrier.

(Signed)Agent.

Regulation 26. Counterfeiting, Etc.

Section 1. It is a misdemeanor, punishable by fine and imprisonment, for any person, firm, or corporation, or officer, agent, or employee thereof, to forge, counterfeit, simulate, or falsely represent, or without proper authority to use, fail to use, or detach, or knowingly or wrongfully to alter, deface, or destroy, or to fail to deface or destroy, any of the marks, stamps, tags, labels, or other identification devices provided for by law, or by these regulations, on any carcasses, parts of carcasses, or the food product, or the containers thereof, or wrongfully to use, deface, or destroy any certificate provided for by law or by these regulations.

Regulation 27. Reports.

Section 1. Reports of the work of inspection carried on in every official establishment shall be forwarded to the Department by the inspector in charge, on such blank forms and in such manner as may be specified by the Chief of the Bureau of Animal Industry.

Section 2. The proprietors of official establishments shall furnish daily to the Department employees detailed to the various departments accurate information regarding receipts, shipments, and amounts of products on which to base their daily reports.

Section 3. Reports on sanitation shall be made at stated times by the Department employees in charge of the various departments to the inspector in charge of the station, and by the inspector in charge to the Chief of the Bureau of Animal Industry. If any insanitary conditions are detected by any Department employee, such conditions shall be reported immediately to the inspector in

charge, who, after investigation, shall report them to the Chief of the Bureau.

Regulation 28. Appeals.

Section 1. When the action of any inspector in condemning any carcass or part thereof, meat, or meat food product is questioned, appeal may be made to the inspector in charge, and from his decision appeal may be made to the Chief of the Bureau of Animal Industry or to the Secretary of Agriculture, whose decision shall be final.

Regulation 29. Co-operation with Municipal Authorities.

Section 1. Inspectors in charge are directed to notify the municipal authorities of the character of inspection, and upon request to advise with such authorities with a view to preventing the entry into the local markets of diseased animals or their products. The details of any proposed cooperative arrangement must be first submitted to and approved by the Chief of the Bureau of Animal Industry.

